

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

UNITED STATES OF AMERICA

v.

GREGOIRE TOURNANT,

Defendant.

22 Cr. 276 (LTS)

ORAL ARGUMENT REQUESTED

**NOTICE OF GREGOIRE TOURNANT'S MOTION TO COMPEL THE  
GOVERNMENT TO PRODUCE *BRADY* MATERIAL IN THE SEC'S FILES, OR, IN  
THE ALTERNATIVE, FOR A HEARING**

PLEASE TAKE NOTICE THAT, upon the accompanying Memorandum of Law and Declaration of Seth L. Levine and exhibits thereto, Defendant Gregoire Tournant, by his undersigned counsel, hereby moves this Court for an Order granting his Motion to Compel the Government to Produce *Brady* Material in the SEC's Files, or, in the Alternative, for a Hearing.

Dated: New York, New York

December 23, 2022

By: /s/ Seth L. Levine  
Seth L. Levine  
Alison M. Bonelli

**LEVINE LEE LLP**  
1500 Broadway, Suite 2501  
New York, New York 10036  
Telephone: (212) 223-4400  
slevine@levinelee.com  
abonelli@levinelee.com

**BUCKLEY LLP**  
Daniel R. Alonso  
Olivia Rauh  
1133 Avenue of the Americas, Suite 3100  
New York, New York 10036  
dalonso@buckleyfirm.com  
orauh@buckleyfirm.com